# PROCEEDINGS ON EXECUTION AGAINST THE STOCK AND TRANSFERABLE DEBTS OF CORPORATIONS.

- 23 What liable to execution or attachment
- 24 Duty of sheriff, notice to president, etc., of seizure
- 25 Certificate of number of shares, etc., attachment for contempt against president, etc., of company, books
- 26 Schedule of shares, or debts, notice to corporation
- 27 Advertisement and sale.
- 28 Transfer after seizure
- 29 Discontinuance of proceedings
- 30 Sale by sheriff and transfer to purchaser.
- 31 Punishment of recusant corporation officers
- 32 Refusal by purchaser to accept transfer, action against sheriff or corporation
- 33 Fee for transfer

## PROCESS.

- 34 Liability of foreign corporations
- 35 Service of process, suits, and where brought.
- 36 Suits in court or before justices, service of process, notice, attachments
- 37 Service on agents, service of copy of process on president, etc., affidavit
- 38 Judgment by default, jury of inquiry, etc
- 39 Bill against debtors of corporations, decree, trial at law, bill of discovery, appeal, bill, where filed.
- 40 Sufficient description

#### INSURANCE COMPANIES.

### 41. Proceedings against insurance companies

#### SUMMARY REMEDY AGAINST TRANSPORTATION COMPANIES.

42 Summary remedy against companies incorporated to transport persons or property for hire, appeal, costs

# PROCEEDINGS FOR PREVENTING AND CORRECTING ABUSES OF THE POWER OF CORPORATIONS, AND FOR THE FORFEITURE OF THEIR CHARTERS.

1868, c 471, s 176 Legal proceedings against corporations. 46 Md 2

1. Whenever the attorney-general of the State, or the State's attorney for the city of Baltimore, or for any county in this State, shall be authorized by the governor to institute proceedings against any corporation incorporated under the laws of this State, to ascertain whether such corporation has been guilty of such misuse, abuse, or nonuser of its corporate powers and franchises as by law would authorize and make proper the forfeiture of its charter, corporate powers, and franchises, the attorney-general, or State's attorney, so authorized, shall file, in the court hereafter designated, a petition in the name of the State, setting forth fully, and in detail, the alleged abuse, misuse, or nonuser, by reason whereof the said forfeiture is sought, and, upon the filing of such petition, the court in which it is filed, or any judge thereof, shall lay a rule requiring the said corporation to show cause, within such time as the judge may deem proper, why a decree of forfeiture should not issue as prayed in said petition; a copy of which rule, and of the petition, shall be served on the said corporation, by a day to be therein limited, which shall be served as other process against such corporations is directed to be served.

Petition

Rule to show

Id s 177. Answer by corporation

2. The said corporation, by the day named in said order, unless further time be granted by the court, shall file an answer to such petition, fully setting forth all the defences upon which it intends to rely, on resisting such application, which shall be verified by the affirmation or affidavit of some officer of the said corporation.

Jd s 178 Pleadings. 3. The petitioners may thereupon plead to or traverse all or any of the material averments set forth in the said answer, and the said